UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

UNITED STATES OF AMERICA,)
Plaintiff,))
v.) No. S1-4:16 CR00159 AGF
Loren Allen Copp, a/k/a "Sensei,")))
Defendant.)

GOVERNMENT'S MOTION TO SEAL GOVERNMENT'S TRIAL EXHIBITS

Comes now the United States of America, by and through its attorneys, by Jeffrey B.

Jensen, United States Attorney for the Eastern District of Missouri, Jennifer A. Winfield and

Colleen C. Lang, Assistant United States Attorneys for said District, moves to seal the

Government's Exhibits that were introduced by the Government at trial. The exhibits were

admitted by the Court and are listed in Government's Exhibit List, Doc. #200. The Government

alleges that many of these exhibits contain images or videos of child pornography and request
that they be sealed. The exhibits that include child pornography are intertwined with other

evidence admitted at trial so the Government is requesting that all exhibits being sealed.

Respectfully submitted,

JEFFREY B. JENSEN United States Attorney

/s/ Jennifer A. Winfield
JENNIFER A. WINFIELD, #53350MO
Assistant United States Attorney

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<u>ORDER</u>		
Before the Court is the Government's motion for sealing Government's Trial Exhibits as		
listed in the Government's Final Exhibit List, Doc. #200.		
In accordance with Title 18 U.S.C.A. Section 3509(m)(1), "[i]n any criminal proceeding,		
any property or material that constitutes child pornography (as defined by section 2256 of this		
title) shall remain in the care, custody, and control of either the Government or the court." Upon		
consideration of the motion, and for the reasons stated therein and pursuant to Fed. R. Crim. P.		
16(d)(1),		
IT IS HEREBY ORDERED that the Government's Exhibits be sealed.		
	Audrey G. Fleissig United States District Court Judge	
Dated this, 2018.		

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CERTIFICATE OF SERVICE

I hereby certify that on April 26, 2018, the attached was filed electronically with the Clerk of the Court and served by way of this Court's Electronic Notification System upon all counsel of record, and mailed to defendant Loren Copp at the St. Charles County Adult Detention Center, 301 N. Second Street, St. Charles, MO 63301.

/s/ Jennifer A. Winfield

JENNIFER A. WINFIELD, #53350MO Assistant United States Attorney